

## UNITED ? TES DEPARTMENT OF COMMERCE

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	APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.									
	10/088,561	3/19/02	Collins	<b></b>	31978-1788									
		. 1			EXAMINER									
					D. Jones.									
				AF	T UNIT PAPER NUMBER									
1616. Lj.														
	DATE MAILED: \\ INTERVIEW SUMMARY													
All pa	rticipants (applicant, applicant	's representative, PTO personnel)	):											
(1)	Damerin J	ina	(3)											
(2)	Keith Hade	away	(4)											
Date	of Interview	763												
Туре:	Telephonic  Televideo	Conference Personal (copy	is given to applicant	applicant	's representativo)									
Type: Telephonic Televideo Conference Personal (copy is given to applicant applicant's representative).  Exhibit shown or demonstration conducted: Yes No If yes, brief description:														
Agree	ment was reached. wa	as not reached.												
Claim	(s) discussed:	10												
ldentif	ication of prior art discussed: _	NA												
		1												
Descri	ption of the general nature of v	what was agreed to if an agreeme	nt was reached, or any other	comments	The Attorney +									
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<u>Je</u>	marked to	applicant.		Yatı	2739 714									
( A fulle must b attache	er description, if necessary, and e attached. Also, where no co ed.)	d a copy of the amendments, if av py of the amendments which wou	railable, which the examiner a lld render the claims allowable	greed wo is availal	uld render the claims allowable ble, a summary thereof must be									
	t is not necessary for applicant	t to provide a separate record of the	he substance of the interview.											
Unless IS NOT action I	the paragraph above has been WAIVED AND MUST INCLUI	n checked to indicate to the contr DE THE SUBSTANCE OF THE IN LICANT IS GIVEN ONE MONTH I	ary. A FORMAL WRITTEN RI	EPLY TO	THE LAST OFFICE ACTION i). If a reply to the last Office E A STATEMENT OF THE									
Examin	er Note: You must sign this for	m unless it is an attachment to ar	nother form.	Jon	Q -7									
FORM <b>Р1</b>	OL-413 (REV. 2-98)		4/25/	102										

Manual f Patent Examining Procedure, Section 713 04 Substance of Int rview must B Made of R c rd

Except as otherwise provided, a complete written statement as to the substance of any face-to-face or telephone interview with regard to an application must be made of record in the application, whether or not an agreement with the examiner was reached at the interview.

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(b) In every instance where reconstitution and 1.135. (35 U.S.C. 132)	ideration is reque in must be <u>filed</u> by	ested in view of the applicant.	an interview with ar An interview does n	·		statement of the	مين. م	an anna mana
\$ 1.2. Business to be transacted applicants or their attorneys or agents on the written record in the Office. No doubt.								
The action of the Patent and Trade to record the substante of interviews.	TRA I	ot be based exc	lusively on the writte	en record in the C	Office if that rec	ord is itself inc	complete ti	hrough the failure
It is the responsibility of the applica he or she will do so. It is the examiner: patentability.	nt or the attorney siresponsibility to	See man Sucin	a record is made ar	io to correct mate	cord in the appl erial inaccurac	lication file, un ies which bea	less the ex r directly o	caminer indicates in the question of
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Examiners must complete a two-sh been discussed during the interview by only procedural matters, directed solely Examining Procedure, pointing out typo the agreement are excluded from the in	to restriction requared to restriction requared to the control of	uirements for wi	nich interview record	ks in neat handw	Intten form usir	ng a ball point in Section 812 xaminer's am	pen. Discu	ssions regarding Manual of Patent at fully sets forth
The Interview Summary Form shall wrapper.—In a personal interview, the discase of a telephonic interview, the copy	is mailed to the	applicant's com					ision of the nunication.	interview. In the
The Form provides for recordation of	of the following in	formation:			-(- <u>U</u>	coh.	W	Date of Intervie
- Application Number of the application Number of applicantion of examiner	• •		copy is giver to			•		
Date of interview     Type of interview (personal or tele     Name of participant(s)) (applicant,	pnonic) attornev or agen	it etc.)	ics, brief "escirci	ell oyen a	4E benud	stralion cont	e. demor	Exhibit shown
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<ul> <li>An indication whether an agreeme of amendments or claims agreed a contrary.)</li> </ul>	at was roached a	and if so, a desc e). (Agreements	cription of the gener as as to allowability a					
-The signature of the examiner who -Names of-other-Patent and Trader	conducted the in	nterview		nan	0.516	,		dentification u
The Form also contains a statement	reminding the ap	oplicant of his re	esponsibility to reco	rd the substance	of the intervie	w.		
It is desireable that the examiner of examiner agree that the examiner will reference to the form or in an attachment to the Form, the submitting a separate record of the sub-	ne examiner should be controlled the control of the interest o	Ild check a box	at the bottom of the	Form\informing	the interview of the applicant the	or when it is a nat he need no	dequately of supplem ادر از از	recorded on the lent the Form by
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2) an identification of the claims disc 3) an identification of specific prior a     4) an identification of the principal prior     50m sompleted by the examiner.	nt.discussed,	ents of a substa	antive nature discus	sed, unless thes	e are already	described on t	he Intervie	ONA JU
5) a brief identification of the general elaborate. A verbatim of highly delaborate. A verbatim of highly delaborate of the principal agreements emphasize and fully describe these of a general indication of any others.	I thrust of the principle of the princip	cipal argument of the argument miner can be u h he feels were	s presented to the sis not required. The condens of	examiner. The identification of the application of the application of the examination of	to vices a capentification of a control of the argumen cation-file. Of control of the cation of the	arguments ner its is sufficient course, the ap	not of ed not be l if the gen plicant ma	engthy or sum eral nature by desire to
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claims are allowable for other reasons of record, the examiner should send a letter setting forth his or her version of the statement attributed to him. If the record is complete and accurate, the examiner should place the indication "interview record OK" on the paper recording the substance of the interview along with the date and

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